EXHIBIT 1

TITLE III STAY MODIFICATIONS AGREED TO BY THE DEBTORS FROM AUGUST 18, 2018 THROUGH OCTOBER 16, 2018

				PRICE DESCRIPTION OF THE	
	CACE	MOVANT	DEDTOD	BRIEF DESCRIPTION OF THE	CTIDIU ATION
	CASE INFORMATION	MOVANT	DEBTOR	MODIFICATION	STIPULATION DATE
1.	Autoridad de	Sucesión	НТА	The Title III Stay is hereby	August 21, 2018
1.	Carreteras y	Pastor	пта	modified solely to the limited extent	August 21, 2016
	Transportación de	Mandry		necessary to allow Movant to	
	Puerto Rico v. Finca	Mercado		withdraw the Deposit consigned to	
	Perseverancia, Inc. et	ivicicado		the Prepetition Court in the	
	al.,			Prepetition Action; provided,	
	<i>ui.</i> ,			however, the Title III Stay shall	
	Puerto Rico Court of			continue to apply in all other	
	First Instance, Case			respects to the Prepetition Action,	
	No. KEF-2011-0244			including, but not limited to, the	
	(1002)			execution and enforcement of any	
	(1002)			judgment and for any claims for	
				money damages and provisional	
				remedies against HTA or any other	
				Title III Debtor, and any	
	Eminent Domain			requirement for HTA to supplement	
	Action			the Deposit.	
2.	Autoridad de	Finca	HTA	The Title III Stay is hereby	August 22, 2018
	Carreteras y	Matilde, Inc.	11111	modified solely to the limited extent	1148450 ==, 2010
	Transportación de	, , , , , , , , , , , , , , , , , , , ,		necessary to allow (i) Movant to	
	Puerto Rico v. Finca			withdraw the Deposit consigned to	
	Matilde, Inc. et al.,			the Prepetition Court, (ii) to allow	
				HTA to make a one-time payment	
	Puerto Rico Court of			of \$10,329.59 to Movant pursuant	
	First Instance, Case			to the terms of the Prepetition	
	No. KEF-2004-0377			Judgment (the "Principal Payment")	
				which shall be consigned to the	
	Eminent Domain			Prepetition Court for withdrawal by	
	Action			Movant (iii) to allow HTA to pay	
				the sum of \$56.55 corresponding	
				interest owed with regards to the	
				Principal Payment (the "Interest	
				Payment") which shall also be	
				consigned to the Prepetition Court	
				for withdrawal by Movant and (iv)	
				to allow the Prepetition Court to enter an order closing the	
				Prepetition Action, with prejudice,	
				once Movant has received the	
				Deposit, the Principal Payment and	
				the Interest Payment; provided,	
				however, the Title III Stay shall	
				continue to apply in all other	
				respects to the Prepetition Action,	
				including, but not limited to, any	
				claims for money damages and	
				provisional remedies against HTA	
	<u>l</u>	l	1	Provident remedies against 11171	

				BRIEF DESCRIPTION OF THE	
	CASE INFORMATION	MOVANT	DEBTOR	MODIFICATION	STIPULATION DATE
	IN OKIMITON			or any other Title III Debtor, and any requirement for HTA to supplement the Deposit, the Principal Payment or the Interest Payment.	DATE
3.	Autoridad de Carreteras y Transportación de P.R. v. José Collazo Pérez et als. Puerto Rico Court of First Instance, Case No. KEF2005-0084 Eminent Domain Action	Rexach Hermanos, Inc.	HTA	The Title III Stay is hereby modified solely to the limited extent necessary to enable the Prepetition Action to proceed to judgment before the State Court; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action, including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages and provisional remedies against HTA or any other Title III Debtor, and any requirement for HTA to supplement the Deposit.	August 28, 2018
4.	Autoridad de Carreteras y Transportación de Puerto Rico v. Lucas Pérez Valdivieso Torruella et als., Puerto Rico Court of First Instance, Case No. KEF-2006-0227 (1003) Eminent Domain Action	Lucase Pérez Valdivieso Torruella, and the Estate of Yesmin Galib Frau, composed by Yesmin Marie, Lucas P., María Teresa, and María Cristina Valdivieso Galib and Jorge Lucas Pérez Valdivieso Torruella	НТА	The Title III Stay is hereby modified solely to the limited extent necessary to allow Movants to withdraw the Deposit consigned to the Prepetition Court; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action, including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages and provisional remedies against HTA or any other Title III Debtor, and any requirement for HTA to supplement the Deposit.	August 31, 2018 (Approved by the Court on September 7, 2018, Case No. 17-3567-LTS, ECF No. 500)
5.	Autoridad de Carreteras y Transportación de Puerto Rico v. Tallaboa Industrial Development, Inc., Puerto Rico Court of First Instance, Case No. KEF-2006-0283 (1003)	Tallaboa Industrial Development, Inc.	НТА	The Title III Stay is hereby modified solely to the limited extent necessary to allow Movant to withdraw the Deposit consigned to the Prepetition Court; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action, including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages and provisional	August 31, 2018 (Approved by the Court on September 7, 2018, Case No. 17-3567-LTS, ECF No. 499)

	ı			PRICE PEGGRIPHICAL OF THE	
	CASE INFORMATION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION	STIPULATION DATE
	Eminent Domain Action			remedies against HTA or any other Title III Debtor, and any requirement for HTA to supplement the Deposit.	
6.	Beltrán-Cintrón, Francisco Et Als. v. Depto. Familia, Et Als., Puerto Rico Court of First Instance, Civil No. K AC2009-0809 Employment Action (wage and hours)	Plaintiffs ¹ in the case Beltrán-Cintrón, Francisco Et Als. v. Depto. Familia, Et Als., Civil Number K AC2009-0809	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow (a) the Certiorari Petition to proceed to final judgment before the PR Supreme Court; (b) the Prepetition Action to proceed to final judgment before the Prepetition Court, and (c) any appeal of such final judgment of the Prepetition Court to proceed to final judgment before the Puerto Rico Court of Appeals and the PR Supreme Court; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action and Certiorari Petition including but not limited to, the execution and enforcement of any judgment and any claims for money damages and provisional remedies against the Commonwealth or any other Title III Debtor.	September 7, 2018
7.	Acevedo- Arocho, Prudencio et als. v. Depto. de Hacienda, Puerto Rico Court of First Instance, Civil Number K AC2005- 5022 Employment Action (wage and hours)	Plaintiffs ² in the case Acevedo-Arocho, Prudencia Et Als. v. Depto. Hacienda, Civil Number K AC2005-5022	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to (a) allow the Prepetition Action to proceed to judgment, partial judgment or resolution before the Prepetition Court only with respect to a pending Motion for Summary Judgment dated March 18, 2014 (the "Motion for Summary Judgment"), (b) allow any appeal of the Prepetition Court's determination with respect to the Motion for Summary Judgment to proceed to judgment	September 7, 2018

The plaintiffs includes 3,793 former or active employees of the Department of Family, 696 former or active employees of the Vocational Rehabilitation Administration and 104 former or active employees of the Program of Youth Affairs.

The plaintiffs include 1,379 former or active employees of the Department of Treasury.

				DDIEE DESCRIPTION OF THE	
	CASE	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION	STIPULATION
		MOVANI	DEDIOR	MODIFICATION	
	INFORMATION			before the Puerto Rico Court of Appeals, and (c) allow any certiorari petition with respect to the Motion for Summary Judgment to proceed to final judgment and/or resolution in the Puerto Rico Supreme Court; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action, including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages and provisional remedies against the Commonwealth or any other Title	DATE
8.	Giménez, Abraham-, Jorge L. y otros v. DTOP, Puerto Rico Court of First Instance, Civil Number K AC 2013- 1019 Employment Action (wage and hours)	Plaintiffs ³ in the case <i>Giménez</i> , <i>Abraham-</i> , <i>Jorge L. y otros v. DTOP</i> , Civil Number K AC 2013-1019	Commonwealth	III Debtor. The Title III Stay is hereby modified solely to the limited extent necessary to allow (a) the Certiorari Petition to proceed to final judgment before the PR Supreme Court; (b) the Prepetition Action to proceed to final judgment before the Prepetition Court, and (c) any appeal of such final judgment of the Prepetition Court to proceed to final judgment of the Prepetition Court to proceed to final judgment before the Puerto Rico Court of Appeals and the PR Supreme Court; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action and Certiorari Petition including but not limited to, the execution and enforcement of any judgment and any claims for money damages and provisional remedies against the Commonwealth or any other Title III Debtor.	September 7, 2018
9.	Cruz-Santos, Alejo y otros v. DTOP, (CASP) Case RET 2002-06-1493 Employment Action (wage and hours)	Plaintiffs ⁴ in the case <i>Alejo</i> <i>Cruz-Santos</i> , <i>et als. v.</i> <i>DTOP</i> , (CASP) CASE RET 2002-06-1493	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to (a) allow the Prepetition Action to proceed to final judgment and/or resolution before the Administrative Forum, and (b) allow any appeal of the Administrative Forum's decision to	September 12, 2018

The plaintiffs are 1,046 former or active employees of the Department of Transportation and Public Works.

The plaintiffs include 262 former or active employees of the Department of Transportation and Public Works ("<u>DTOP</u>").

				PRICE DESCRIPTION OF THE	
	CACE	MOVANT	DEDTOD	BRIEF DESCRIPTION OF THE	CTIDIU ATION
	CASE	MOVANT	DEBTOR	MODIFICATION	STIPULATION
10	Sun and Sand Investment Corp. v. Commonwealth of PR, Puerto Rico Court of First Instance, Civil No. N2CI201600089 Regulatory Taking	Sun and Sand Investment Corp.	Commonwealth	proceed to final judgment in the courts of the Commonwealth; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action, including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages and provisional remedies against the Commonwealth or any other Title III Debtor. The Title III Stay is hereby modified solely to the limited extent necessary to allow Movant and the Commonwealth to continue settlement discussions in connection with the Prepetition Action limited to the controversies pertaining to applicable zoning and environmental regulations relating to the development of land in	September 13, 2018
				Vieques, Puerto Rico; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action, including, but not limited to, the continuation of any proceeding before the Prepetition Court, the execution and enforcement of any judgment and for any claims for money damages and provisional remedies against the Commonwealth or any other Title III Debtor.	
11	Lortu-TA, LTD. v. ELA, Puerto Rico Court of First Instance, Case No. NSCI2014-00371 Supreme Court of Puerto Rico, Case No. CC-2017-59 Regulatory Taking	LORTU-TA LTD, INC., La Cuarterola, Inc., and Juaza, Inc.	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow (a) the Certiorari Petition to proceed to final judgment before the PR Supreme Court, and (b) the Prepetition Action to proceed to final partial judgment before the Prepetition Court, both preceding clauses (a) and (b) solely with respect to the issues of whether and when a regulatory taking or a taking occurred; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action and the Certiorari Petition including but not limited to, the execution and enforcement of	September 17, 2018

				BRIEF DESCRIPTION OF THE	
	CASE INFORMATION	MOVANT	DEBTOR	MODIFICATION MODIFICATION	STIPULATION DATE
				any judgment and any claims for money damages against the Commonwealth or any other Title III Debtor, without prejudice to Movant's right to seek further relief from the Title III Stay after the PR Supreme Court and the Prepetition Court have rendered their determinations regarding whether and when a regulatory taking or a taking occurred.	
12	Puerto Rico Electric Power Authority v. Antonio Fuentes Gonzalez, et al., Puerto Rico Court of First Instance, Case No. KEF 2012-0039, Eminent Domain Action	Antonio Fuentes- Gonzalez, Maria I. Vigue- Fernandez, and the conjugal partnership comprised by them	PREPA	The Title III Stay is hereby modified solely to the extent necessary to permit the Prepetition Action to proceed in the ordinary course until its conclusion, including the right of the Movants to withdraw the funds awarded thereto in the Prepetition Action.	September 18, 2018
13	Ismael L. Purcell-Soler, Alys Collazo-Bougeois v. Puerto Rico Electric Power Authority, Puerto Rico Court of First Instance, Case No. J DP 2012-0406, Eminent Domain Action	Ismael L. Purcell-Soler, Alys Collazo- Bougeois, and the community property comprised by them	PREPA	The Title III Stay is hereby modified solely to the extent necessary to permit the Prepetition Action to proceed in the ordinary course until its conclusion.	October 3, 2018
14	Finca Matilde, Inc. v. Puerto Rico Highways and Transportation Authority, Puerto Rico Court of First Instance, Case No. JAC2015-0577 Inverse Condemnation Action	Finca Matilde, Inc.	Commonwealth and HTA	The Title III Stay is hereby modified solely to the limited extent necessary to enable the Prepetition Action to proceed to final judgment before the State Court; provided, however, the Title III Stay shall continue to apply in all other respects to the Prepetition Action, including, but not limited to, the execution and enforcement of any judgment, for any claims for money damages and provisional remedies against the Debtors or any other Title III Debtor and any requirement for the Debtors to consign a deposit.	October 4, 2018

				BRIEF DESCRIPTION OF THE	
	CASE	MOVANT	DEBTOR	MODIFICATION	STIPULATION
	INFORMATION				DATE
15	Acevedo Camacho,	Appellants in	Commonwealth	The Title III Stay is hereby	October 5, 2018
	Madeline et als. v.	the case		modified solely to the limited extent	
	Depto. Familia, et als.,	Acevedo		necessary to (a) allow any appeal of	
		Camacho,		the Administrative Forum's	
	CASP, Case No. 2016-	Madeline et		decision with respect to the	
	05-13403	als. v. Depto.		resolution dated November 23, 2016	
		Familia, et		(the "Resolution") to proceed to	
		als., ⁵		final judgment before the Puerto	
				Rico Court of Appeals, and (b)	
				allow any certiorari petition with	
				respect to the Resolution to proceed	
				to final judgment and/or resolution	
				before the Puerto Rico Supreme	
				Court; provided, however, the Title	
				III Stay shall continue to apply in all	
				other respects to the Prepetition	
				Action including but not limited to,	
				the execution and enforcement of	
				any judgment and any claims for	
				money damages and provisional	
				remedies against the	
				Commonwealth or any other Title	
				III Debtor.	

.

⁵ The appellants are 2,818 former or active employees of the Department of Family Affairs of Puerto Rico.